Intoniou Cummon

Application No. Applicant(s) 10/624,496 LUETGERT ET AL.

Interview Summary			
	Examiner	Art Unit	, , , , , , , , , , , , , , , , , , ,
	Jerry A. Lorengo	1734	
All participants (applicant, applicant's representative, PTO	personnel):		
(1) <u>Jerry A. Lorengo</u> .	(3)		
(2) Mr. Schrot.	(4)		
Date of Interview: 31 August 2004.			
Type: a)☐ Telephonic b)☐ Video Conference c)☑ Personal [copy given to: 1)☐ applicant 2	²)⊠ applicant's representative]	
Exhibit shown or demonstration conducted: d) Yes If Yes, brief description:	e)⊠ No.		
Claim(s) discussed: <u>37</u> .			
Identification of prior art discussed: EP 0816122A2 to Misur	<u>mi et al.</u> .		
Agreement with respect to the claims f)⊠ was reached. g)□ was not reached. h)□ N	/A.	
Substance of Interview including description of the general reached, or any other comments: <u>See Continuation Sheet</u> .	nature of what was agreed to i	if an agreement	was
(A fuller description, if necessary, and a copy of the amendrallowable, if available, must be attached. Also, where no coallowable is available, a summary thereof must be attached	ppy of the amendments that we	eed would rende ould render the c	er the claims claims
THE FORMAL WRITTEN REPLY TO THE LAST OFFICE ACINTERVIEW. (See MPEP Section 713.04). If a reply to the GIVEN ONE MONTH FROM THIS INTERVIEW DATE, OR TFORM, WHICHEVER IS LATER, TO FILE A STATEMENT Commany of Record of Interview requirements on reverse sign	last Office action has already I FHE MAILING DATE OF THIS OF THE SUBSTANCE OF THE	been filed, APPL	ICANT IS

Examiner Note: You must sign this form unless it is an Attachment to a signed Office action.

U.S. Patent and Trademark Office PTOL-413 (Rev. 04-03)

Interview Summary

Examiner's signature, if required

Paper No. 20040831

Continuation of Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments: The Applicant and the Examiner discussed proposed limitations to claim 37 which appear to differentiate the instant invention over the prior art to Misumi et al. Specifically, the applicant proposed defining both the decal sheets and the overlaying foil as comprising a transferable coating on a removable carier sheet. The examiner also suggested further defining the invention to disclose that the overlaying foil is disposed over both the decal coated and uncoated sections of the wood composite. The Applicant agreed that this limitation might be acceptable upon client concent. The examiner also indicated that any claim amendments would be evaluated in light of a further search and consideration of the prior art.